ORIGINAL



Roger and Darlene Chantel 10001 E. Hwy. 66 Kingman, AZ 86401

BEFORE THE ARIZONA CORPORATION COMMISSION

Arizona Corporation Commission

DOCKETED

NOV 1 5 2013

DOCKETED BY Docket No. E-01750A-09

Commissioners BOB STUMP, CHAIRMAN GARY PIERCE, BRENDA BURNS BOB BURNS SUSAN BITTER SMITH

IN THE MATTER OF THE FORMAL COMPLAINT OF ROGER AND DARLENE CHANTEL

COMPLAINANTS,

MOHAVE ELECTRIC COOPERATIVE INC.

RESPONDENT.

MEMORANDUM IN SUPPORT OF SUBSTANTIVE LAW

On the 29th day of October 2013, Belinda A. Martin issued an order placing Procedural Law as a law primary to Substantive Law. She issued an order, stating that only procedural matters were to be discussed. In her order, she stated that no Substantive issues of law were to be discussed. The primary issues in this case are Substantive Law issues.

They are:

- 1. Arizona Administrative Code R14-2-211 (A)(5)(6)
- 2. Arizona Administrative Code R14-2-202 (B)(1)(2)
- 3. Arizona Administrative Code R14-2-208 (A)(1) and (F)(1)

Substantive Law is the statutory or written law. It is codified in legislated statutes or can be enacted through the initiative process. In the Arizona Declaration of Rights,

[Summary of pleading] - 1

2 3

1

4 5

6

7 8

9

10

11 12

13

14 15

16

17 18

19

20 21

22

23 24

25 26

27

28 29

30

31

Article II Section 3 Supreme Law of the Land. It claims that the Constitution of the United States is the Supreme Law of the Land. That law is noted as Common Law and referred to as Substantive Law. Substantive Law is defined as the law that is the governing law of the citizens.

Procedural Law is created by people in the legal industry. Citizens of the State of Arizona do not have any input in the creation of Procedural Law. In most cases, Procedural Law does not address the rights of citizens. Procedural Law does not protect the rights nor the liberties of the people of the State of Arizona.

Procedural Laws do extend and create powers for judges and attorneys. These people are not elected by citizens and many times their actions are for income purposes or other unspoken purposes. In many cases, Procedural Law promotes corruption. It creates procedures that require a legal representative to be hired from the legal industry. Some Procedural Laws are used by corrupt individuals in the legal industries to create large fees by generating frivolous filings and hearings that strip the citizens of their rights to justice. Most Procedural Laws cause extreme burdens on the citizens. Citizens are becoming so burdened with the cost of the large amount of Procedural Laws that the citizens will not be able to pay for judge's salaries or support the ongoing pension plan for government workers. These are just a few of the effects that are occurring in our society because of increasing numbers of Procedure Laws. many web sites located on the internet that support these facts and issues, is

legaldictionany.thefreedictionary/Substantive+law.

30

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

29

31

4

 The founding documents outline rights of Due Process of Law, these documents proclaim the law of the land, they speak of treason (when someone in the government or a large group in a government agency abandons principals outlined in founding documents) the penalty for this action is death.

The Citizens recognize the founding documents, known as The Declaration of Independence. This document was adopted in Congress on July 4, 1776. This day is cerebrated each year, so everyone knows that in the past there was a destructive government on this land. This document shares things that a destructive government agency might do to take and obstruct citizens' liberties and rights from them. The governed can take governing powers from a destructive agency and abolish it.

When a governing agency abandons or obstructs justice or fails to conduct its responsibilities to provide safe electrical conduction in all parts of the state, this agency then becomes destructive to the lives of the citizens. It creates a high risk of corruption entering into the system, which take citizens' liberty from them and it builds the cost of maintaining government, which reduces the standard of living of the citizens of the state.

The citizens of the State of Arizona are peaceful and educated and have the right to request the State Legislature to create a bill to abolish the present Arizona Corporation Commission. The governed, under The Declaration of Independence, which was Adopted in Congress on July 4, 1776, gives the governed the right to demand their elected officials to cancel all state support checks issued by the State. The governed can demand that the employees be discharged without severance pay,

cancel all forms of entitled retirement pay. This bill may not be limited to the forgoing.

 The facts support the claim that Substantive law is the Supreme Law of the land. If any personnel of the Arizona Corporation Commission support any other law or any other form of law, this action gives the citizens the right to request the abolishment of the Arizona Corporation Commission.

A motion has be entered to only perform judicial duties on Substantive Law and on the three Substantive Laws that are in the enforcement order.

Dated this 14th day of November, 2013

Roge Chantel

Roger and Darlene Chantel 10001 E. Hwy. 66 Kingman, AZ 86401 2 BEFORE THE ARIZONA CORPORATION COMMISSION Commissioners BOB STUMP, CHAIRMAN GARY PIERCE, BRENDA BURNS BOB BURNS SUSAN BITTER SMITH 8 IN THE MATTER OF THE FORMAL COMPLAINT OF ROGER AND DARLENE CHANTEL COMPLAINANTS, MOHAVE ELECTRIC COOPERATIVE INC. RESPONDENT.

1

3

4

5

6 7

9

10

11

13

15

16 17 18

19

20

21

22

23

24

25

26

27

28

29

30

31

Docket No. E-01750A-09-0149

MOTION TO HEAR ONLY SUBSTANTIVE LAW OF R-14-2-211(A)(5)(6) R14-2-202(B)(1)(2) R-14-2-208 (A) (1) AND (F) (1)

The Complainants and the people of Arizona that receive electricity, petition the administrative personnel of the Arizona Corporation Commission to conduct the November 19, 2013 hearing/conference on Substantive Law only and to restrict the issues to Arizona Administrative Codes

R-14-2-211 (A) (5) (6) R14-2-202 (B) (1) (2) R-14-2-208 (A) (1) AND

(F) (1) which were created for the benefits of the citizens' rights for justice, the right to have safe transmission of electricity in their communities, liberties and the ongoing pursuit of quality of life and happiness of the citizens of the State of Arizona.

Dated this 14th day of November, 2013

Soft Went

Proof of and Certificate of Mailing

I hereby certify that on the $14^{\rm th}$ day of November, 2013, I caused the foregoing documents to be served on the Arizona Corporation Commission by mailing the original and (13) copies to:

Docket Control Arizona Corporation Commission 1200 West Washington Street Phoenix, AZ 85007

Copy of the foregoing mailed this 14th day of November, 2013 to:

Janice Alward, Chief Counsel Legal Division Arizona Corporation Commission 1200 West Washington Street Phoenix, AZ 85007

Lyn Farmer, Chief Administrative Law Judge Arizona Corporation Commission 1200 West Washington Street Phoenix, AZ 85007

Belinda A. Martin, Administrative Law Judge Arizona Corporation Commission 1200 West Washington Street Phoenix, AZ 85007

Curtis, Goodwin, Sullivan, Udall & Schwab, P.L.C. 501 East Thomas Road Phoenix, AZ 85012

Darline Chantil